# IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

WAYNE THOMAS,	)
an individual,	)
	) Case No.: 4:21-cv-103
Plaintiff,	
V.	)
	)
SPIRIT MASTER FUNDING III, LLC,	)
a Delaware Limited Liability Company,	)
	)
Defendant.	)
	)

### **COMPLAINT**

Plaintiff, WAYNE THOMAS, through his undersigned counsel, hereby files this Complaint and sues SPIRIT MASTER FUNDING III, LLC, a Delaware Limited Liability Company, for injunctive relief, attorneys' fees and costs pursuant to 42 U.S.C. § 12181 *et seq.*, ("AMERICANS WITH DISABILITIES ACT" or "ADA"), and alleges:

### **JURISDICTION AND PARTIES**

- 1. This is an action for declaratory and injunctive relief pursuant to Title III of the Americans with Disabilities Act, 42 U.S.C. § 12181, *et seq.*, (the "ADA"). This Court is vested with original jurisdiction pursuant to 28 U.S.C. §§ 1331 and 1343. This Court has supplemental jurisdiction over the subject matter of all other claims pursuant to 28 U.S.C. §1367(a).
- 2. Venue is proper in this Court pursuant to 28 U.S.C. §1391(b), because the Defendant's Property, which is the subject of this action, is located in Harris County, Texas.
- 3. Plaintiff, WAYNE THOMAS (hereinafter referred to as "MR. THOMAS" or "Plaintiff"), is a resident of the State of Texas in Harris County.
  - 4. MR. THOMAS is a qualified individual with a disability under the ADA. MR.

THOMAS is paralyzed from the waist down. MR. THOMAS is a paraplegic and uses a wheelchair as his primary means of mobility.

- 5. Due to his disability, Plaintiff is substantially impaired in several major life activities, such as walking and standing, and requires a wheelchair for mobility.
- 6. Defendant, SPIRIT MASTER FUNDING III, LLC, a Delaware Limited Liability Company, (hereinafter referred to as "SMF" or "Defendant"), is registered to do business in the State of Texas. Upon information and belief, Defendant is the owner, lessor and/or operator of the real property and improvements which are the subject of this action, to wit: the "Property," known as Popeyes, generally located at 5625 Richmond Ave, Houston, Texas 77057.
  - 7. All events giving rise to this lawsuit occurred in the Southern District of Texas.

# COUNT I (VIOLATION OF TITLE III OF THE ADA)

- 8. Plaintiff realleges and incorporates into this cause of action each and every allegation contained in the previous paragraphs of this Complaint.
- 9. The Property, a fast-food restaurant, is open to the public and provides goods and services to the public.
- 10. Plaintiff visited the Property and attempted to utilize the goods and services offered at the Property and plans to return to the Property in the near future.
- 11. During his visits, MR. THOMAS experienced serious difficulty accessing the goods and utilizing the services therein due to the architectural barriers discussed in this Complaint.
- 12. MR. THOMAS continues to desire to visit the Property, but fears that he will again encounter serious difficulty and safety hazards due to the barriers discussed herein which

2

still exist.

- 13. Defendant has discriminated, and continue to discriminate, against Plaintiff in violation of 42 U.S.C. § 12181 *et seq.* and 28 C.F.R. § 36.302 *et seq.* by excluding and/or denying Plaintiff the benefits of the goods and services located on the Property by failing to provide and/or correct the following barriers to access which Plaintiff personally observed, encountered, and which hindered his access:
  - A. Plaintiff personally encountered inaccessible parking at the designated accessible spot due to excessive slopes and lack of proper signage;
  - B. Plaintiff personally encountered inaccessible route to entrance on the designated accessible route due to excessive slopes and broken pavement; and
  - C. Plaintiff personally encountered inaccessible entrance due to lack of clear floor space and pull side clearance.
- 14. Upon information and belief, there are other current violations of the ADA and the ADA Accessibility Guidelines ("ADAAG") at the Property, and only after a full inspection is performed by the Plaintiff or Plaintiff's representatives can all said violations be identified.
- 15. To date, the readily achievable barriers and other violations of the ADA still exist and have not been remedied or altered in such a way as to effectuate compliance with the provisions of the ADA.
- 16. Independent of his intent to return as a patron to the Property, Plaintiff additionally intends to return to the Property as an ADA tester to determine whether the barriers to access stated herein have been remedied.

- 17. Removal of the barriers to access located on the Property is readily achievable, structurally feasible and easily accomplishable without placing an undue burden on Defendant.
- 18. Removal of the barriers to access located on the Property would allow Plaintiff to fully utilize the goods and services located therein.
- 19. The Plaintiff has been obligated to retain undersigned counsel for the filing and prosecution of this action. Plaintiff is entitled to have his reasonable attorneys' fees, costs, and expenses paid by Defendant.

#### PRAYER FOR RELIEF

WHEREFORE, the Plaintiff demands judgment against Defendant and requests the following injunctive and declaratory relief:

- A. That the Court declare that the Property owned, leased, and/or operated by Defendant is in violation of the ADA;
- B. That the Court enter an Order directing Defendant to alter its facilities to make them accessible to and useable by individuals with disabilities to the full extent required by Title III of the ADA;
- C. That the Court enter an Order directing Defendant to evaluate and neutralize its policies and procedures towards persons with disabilities for such reasonable time so as to allow Defendant to undertake and complete corrective procedures;
- D. That the Court award reasonable attorneys' fees, costs (including expert fees), and other expenses of suit, to the Plaintiff; and

4

E. That the Court award such other and further relief as it deems necessary, just and proper.

By: /s/Louis I. Mussman

Louis I. Mussman Attorney-in-charge S.D. TX No. 2274288 Ku & Mussman, P.A. 18501 Pines Boulevard, Suite 209-A Pembroke Pines, FL 33029 Tel: (305) 891-1322

Fax: (954) 686-3976 louis@kumussman.com

and

John K. Grubb Local Counsel State Bar No. 08553500 John K. Grubb & Associates 5005 Riverway Drive, Suite 450 Houston, Texas 77056 Tel: (713) 877-8800

Tel: (713) 877-8800 Fax: (713) 877-1229

johnkgrubb@grubblegal.com

Attorneys for Plaintiff